

District Court of the United States

	District Court of the Offices		
end.	RIGNAL Northern District	t of Texas,	U.S. DISTRICT COURT
	Fort Worth Division		NORTHERN DISTRICT OF TEXAS FILED
	UNITED STATES OF AMERICA Corporation		NOV 1-0 2014  CLEAN COURT  By  Deputy
	Vo	) No. 4:14-CR-00023-A	
	CHRISTOPHER ROBERT WEAST Franchise	) ) Special	Appearance Only
	Questions for Prosecutor		

Affidavit of Fact Motion to Dismiss

1. I demand to see, and to have Aisha Saleem as well as all other alleged government attorneys Foreign Agent Registration Cards since Aisha Saleem and all other alleged government attorneys are card carrying, dues paying, members of a private club known as the "Bar Association" and are representing a foreign Corporation known as UNITED STATES and UNITED STATES OF AMERICA which is NOT the dejure united states of America government and

therefore is an act which has as its purpose the overthrow the government by force.

- 2. 18 U.S. C. § 2386 requires registration by certain organizations which engage in political activity, civilian military activity, is under foreign control, or has as its purpose the overthrow the government by force.
- 3. 18 U.S.C. § 951 provides criminal penalties for anyone, other than a diplomat, to operate as an agent of a foreign government without first notifying the Attorney Beneral, unless the agent is engaged in legal commercial transaction. This statute is aimed at foreign government controlled agents engaged in non-political activities.
- 4. Finally, 50 U.S.C. § 851, requires registration of persons who have knowledge of or have received instruction or assignment in espionage, counterespionage or Sabotage service or tactics of a foreign country or political party.

- 5. Furthermore, I demand to see Jeffery Cureton's Foreign Agent Registration Card as well as Terry Means and John McBryde's Foreign Agent Registration Cards since the all are active members of a private club which they pay dues to and the clubs objective is, the overthrow of the dejure united states of America government and belonging to the Communist Party.
- 6. Legislature may not pass and judiciary may not enforce any law that violates natural Law.

In [Hooker v. Canal Co., ] a Connecticut case, the court say:

"The fundamental maxims of a free government require that the Right of personal liberty and private property should be held sacred."

They cite and approve the expressions of Marshall, C.J., in [Fletcher v. Peck.]

And it may well be doubted whether the nature of society and of government does not prescribe some limits to the legislative power,"

This whole subject is fully treated in the late decision of Booth v. Woodbury, FN36, 32 Connecticut, 118], where it is expressly held that the legislature can pass no laws contrary to the principles of natural

justice.

All these cases, and jurisprudence of Connecticut on 133 this subject, are in harmony with and in fact founded upon the case of [Calder v. Bull, FN37, 3 Dallas, 386], a case which went from Connecticut to this court; and the expressions in [Goshen v. Stonington] are almost identical with those of Mr. Justice Chase, where he says:

"I cannot subscribe to the omnipotence of a State Legislature, or that it is absolute and without control, although its authority should not be expressly restrained by the Constitution or fundamental law of the State."

Therefore, for the foregoing reasons, I conclude that John McBryde, Aisha Saleem, Angela Saad, Christopher A. Curtis, Peter Fleury and Megan Fahey are Required and Must Produce their Foreign Agent Registration Cards.

Respectfully Submitted,

Slassophen Robert (Pro Hac Vice)

All Rights Reserved

Without Prejudice

The state of the s CALLAS TX 730

-CLERK OF COURT

Non Domestic, Non Federal

FORT Worth, World, CXXX )

Roam 310

THE PROPERTY OF THE

Incistopher Kobert House of wew 17797177 Ion Domestic, Non Federal .0. Box 15330